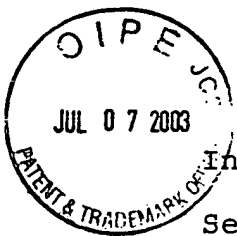


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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor: Johann F. Hellenkamp
Serial No.: 10/062,178
Filing Date: January 31, 2002
For: AUTOMATIC SURGICAL DEVICE AND CONTROL ASSEMBLY FOR CUTTING A CORNEA

Group Art Unit 3731

2800 S.W. Third Avenue
Historic Coral Way
Miami, Florida 33129
July 7, 2003

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

RECEIVED
JUL 17 2003
TECHNOLOGY CENTER R3700

FIRST SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

In accordance with Applicant's duty of disclosure, the documents listed below are provided for consideration by the U.S. Patent and Trademark Office in connection with the above-captioned application. Each of these documents relate to litigation in the matter of Bausch & Lomb Surgical Inc. v. Moria, S.A. and Microtech, Inc., the docket sheet having been previously provided [U.S. District Court for the Eastern District of Pennsylvania, Civil Docket for Case No.: 99-CV-4247, Bausch & Lomb et al. v. Moria S.A. et al., 2003]. Each document is also listed on the attached form PTO-1449 (Modified) which includes a cross reference to the file name of each document on a Data CD, which is also enclosed. The Data CD includes an electronic copy of each document listed below and on form PTO-1449 (Modified) in portable document format (PDF), to facilitate the Examiner's review. As

discussed with the Examiner regarding the initial Information Disclosure Statement, a hard copy of each document listed herein will be provided upon request.

Other Documents Related to Litigation
Bausch & Lomb Surgical Inc. v. Moria, S.A. and Microtech, Inc.

Summons & Complaint;

Answer of Moria, S.A.;

Answer of Microtech, Inc.;

Moria's First Interrogatories;

Defendants' First Request for Production of Documents;

B&L's Combined Motion to Dismiss/Motion to Strike [and proposed Order];

Defendants' Brief in Opposition to Plaintiff's Motion to Dismiss or Strike Their Counterclaim;

Order;

Amended Answer of Moria, S.A.;

Amended Answer of Microtech, Inc.;

B&L's Answer to the Amended Counterclaim of Moria;

B&L's Answer to the Amended Counterclaim of Microtech;

B&L's Interrogatories to Defendant Moria;

B&L's Interrogatories to Defendant Microtech;

B&L's First Set of Request for Production and Things to Defendants Moria and Microtech;

(Proposed) First Amended Complaint;

B&L's Interrogatories to Defendant Moria;

B&L's Interrogatories to Defendant Microtech;

B&L's First Set of Request for Production of Documents and Things to Defendants Moria and Microtech;

First Amended Complaint;

B&L's Second Interrogatories (No. 5) to Defendant Microtech;

B&L's Second Set of Request for Production (Nos. 61-81) of Documents and Things to Defendants;

B&L's Second Interrogatories (No. 5) to Defendant Moria;

Stipulation;

Answer of Moria S.A. to First Amended Complaint;

Answer of Microtech, Inc. to First Amended Complaint;

B&L's Amended Answer to Moria's Counterclaim;

B&L's Amended Answer to Microtech's Counterclaim;

B&L's Confidential Answers to Moria's First Interrogatories;

B&L's Answers to Moria's First Interrogatories;

B&L's Responses to Defendants' First Request for Production of Documents;

Moria, S.A. & Microtech, Inc.'s Response to B&L's First and Second Sets of Requests for Production;

Defendants' Response to B&L's First and Second Sets of Interrogatories;

Letter of Transmittal - B&L's Claim Charts;

Letter of Transmittal - Defendant's Response to Claim Charts;

Defendants' Second Request for Production of Documents;

Defendants' Second Set of Interrogatories;

B&L's Responses to Defendants' Second Request for Production of Documents;

B&L's Answers to Defendants' Second Set of Interrogatories;

Report of Roger F. Steinert, M.D.;

Markman Report of J.E. Akin, Ph.D., P.E.;

Second Amended Complaint [and Stipulation];

Rebuttal Report of Roger F. Steinert, M.D.;

Rebuttal Report of Stephen G. Slade, M.D.;

Answer of Moria S.A. and Microtech, Inc. to Second Amended Complaint;

Defendants' Markman Brief;

Plaintiff B&L's Brief in Support of Claim Construction [and (proposed) Order];

Plaintiff B&L's Second Amended Answer to Defendants' Counterclaim;

Defendants' Markman Reply Brief;

Plaintiff B&L's Reply to Defendants' Markman Brief;

Joint Exhibits for Markman Hearing, Vol. 1 of 3;

Joint Exhibits for Markman Hearing, Vol. 2 of 3;

Joint Exhibits for Markman Hearing, Vol. 3 of 3;

Conclusions of Law Regarding Patent Claim Construction;

Plaintiff B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction;

Defendants' Brief in Opposition to Plaintiff's Request for Reconsideration of Markman Order;

Plaintiff B&L's Reply in Support of B&L's Request for Reconsideration of the Court's April 16, 2003 Claim Construction; and

Memorandum Sur Motion for Reconsideration of Patent Claim Construction.

The Applicant notes that all of the documents cited above result from litigation in the above-referenced matter and, in an abundance of caution, they are provided herein for the Examiner's consideration. Further, the Applicant submits these documents to facilitate the Examiner's evaluation of the issues presented as a result of litigation of this matter, as well as the Examiner's evaluation of the

need for further materials related to this matter, which the Applicant will promptly provide upon request.

The Examiner is respectfully requested to return a copy of an initialled PTO-1449 (Modified) evidencing consideration of this information with the next Office Action.

The Applicant further notes his intent to prepare and submit a Second Supplemental Information Disclosure Statement comprising documents which relate to litigation in the matter of Bausch & Lomb Inc. v. Oasis Medical Inc., the docket sheet also having been previously provided [U.S. District Court for the Central District of California, Civil Docket for Case No.: 00-CV-11298, Bausch & Lomb Inc. v. Oasis Medical Inc., 2003].

Finally, the Applicant encloses herewith a replacement for PTO-1449 (Modified) as submitted with the initial Information Disclosure Statement, solely for the purpose of the correction of headings. The replacement PTO-1449 (Modified) includes corrected headings for the Foreign Patent Documents (page 10) and Other Documents (pages 11-14) cited thereon. The Examiner is also respectfully requested to return a copy of an initialed replacement PTO-1449 (Modified) evidencing consideration of this information with the next Office Action.

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Respectfully submitted,

MALLOY & MALLOY, P.A.
Attorneys for Applicant
2800 S.W. Third Avenue
Historic Coral Way
Miami, Florida 33129
(305) 858-8000

By: 

Jennie S. Malloy
Reg. No. 37,670
Peter A. Matos
Reg. No. 37,884

Dated: 7/7/03

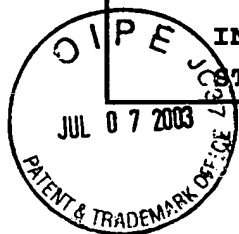
PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
FIRST SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731



OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and MICROTECH, INC.

Examiner's Initials	Document	Data CD Reference No.
	Summons & Complaint	BLMM01
	Answer of Moria, S.A.	BLMM02
	Answer of Microtech, Inc.	BLMM03
	Moria's First Interrogatories	BLMM04
	Defendants' First Request for Production of Documents	BLMM05
	B&L's Combined Motion to Dismiss/Motion to Strike [and proposed Order]	BLMM06
	Defendants' Brief in Opposition to Plaintiff's Motion to Dismiss or Strike Their Counterclaim	BLMM07
	Order	BLMM08
	Amended Answer of Moria, S.A.	BLMM09
	Amended Answer of Microtech, Inc.	BLMM10
	B&L's Answer to the Amended Counterclaim of Moria	BLMM11
	B&L's Answer to the Amended Counterclaim of Microtech	BLMM12
	B&L's Interrogatories to Defendant Moria	BLMM13
	B&L's Interrogatories to Defendant Microtech	BLMM14
	B&L's First Set of Request for Production and Things to Defendants Moria and Microtech	BLMM15
	(Proposed) First Amended Complaint	BLMM16
	B&L's Interrogatories to Defendant Moria	BLMM17

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Examiner's Initials	Document JUL 17 2003 TECHNOLOGY CENTER B3700	Data CD Reference No.
	B&L's Interrogatories to Defendant Microtech	BLMM18
	B&L's First Set of Request for Production of Documents and Things to Defendants Moria and Microtech	BLMM19
	First Amended Complaint	BLMM20
	B&L's Second Interrogatories (No. 5) to Defendant Microtech	BLMM21
	B&L's Second Set of Request for Production (Nos. 61-81) of Documents and Things to Defendants	BLMM22
	B&L's Second Interrogatories (No. 5) to Defendant Moria	BLMM23
	Stipulation	BLMM24
	Answer of Moria S.A. to First Amended Complaint	BLMM25
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	B&L's Amended Answer to Moria's Counterclaim	BLMM27
	B&L's Amended Answer to Microtech's Counterclaim	BLMM28
	B&L's Confidential Answers to Moria's First Interrogatories	BLMM29
	B&L's Answers to Moria's First Interrogatories	BLMM30
	B&L's Responses to Defendants' First Request for Production of Documents	BLMM31
	Moria, S.A. & Microtech, Inc.'s Response to B&L's First and Second Sets of Requests for Production	BLMM32
	Defendants' Response to B&L's First and Second Sets of Interrogatories	BLMM33

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	Letter of Transmittal - B&L's Claim Charts	BLMM34
	Letter of Transmittal - Defendant's Response to Claim Charts	BLMM35
	Defendants' Second Request for Production of Documents	BLMM36
	Defendants' Second Set of Interrogatories	BLMM37
	B&L's Responses to Defendants' Second Request for Production of Documents	BLMM38
	B&L's Answers to Defendants' Second Set of Interrogatories	BLMM39
	Report of Roger F. Steinert, M.D.	BLMM40
	Markman Report of J.E. Akin, Ph.D., P.E.	BLMM41
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	Rebuttal Report of Roger F. Steinert, M.D.	BLMM43
	Rebuttal Report of Stephen G. Slade, M.D.	BLMM44
	Answer of Moria S.A. and Microtech, Inc. to Second Amended Complaint	BLMM45
	Defendants' Markman Brief	BLMM46
	Plaintiff B&L's Brief in Support of Claim Construction [and (proposed) Order]	BLMM47
	Plaintiff B&L's Second Amended Answer to Defendants' Counterclaim	BLMM48
	Defendants' Markman Reply Brief	BLMM49
	Plaintiff B&L's Reply to Defendants' Markman Brief	BLMM50

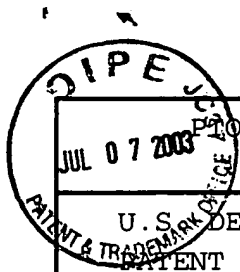
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Examiner's Initials	Document	Data CD Reference No.
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	Joint Exhibits for Markman Hearing, Vol. 2 of 3	BLMM52
	Joint Exhibits for Markman Hearing, Vol. 3 of 3	BLMM53
	Conclusions of Law Regarding Patent Claim Construction	BLMM54
	Plaintiff B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction	BLMM55
	Defendants' Brief in Opposition to Plaintiff's Request for Reconsideration of Markman Order	BLMM56
	Plaintiff B&L's Reply in Support of B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction	BLMM57
	Memorandum Sur Motion for Reconsideration of Patent Claim Construction	BLMM58

Examiner's Signature		Date Considered:	
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw Line through citation if not in conformance and not considered. Include copy of this form with next communication to Applicant.

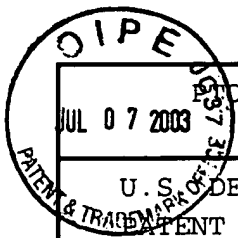


PA 10-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
FIRST SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 371 RECEIVED

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OTHER DOCUMENTS RELATED TO LITIGATION
BAUSCH AND LOMB SURGICAL v. MORIA, S.A. and MICROTECH, INC. TECHNOLOGY CENTER R3700

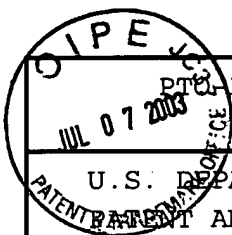
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	B&L's Interrogatories to Defendant Moria	BLMM17



PTO-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
FIRST SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 3731

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Examiner's Initials	Document	Data CD Reference No.
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	B&L's Amended Answer to Microtech's Counterclaim	BLMM28
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	B&L's Responses to Defendants' First Request for Production of Documents	BLMM31
	Moria, S.A. & Microtech, Inc.'s Response to B&L's First and Second Sets of Requests for Production	BLMM32
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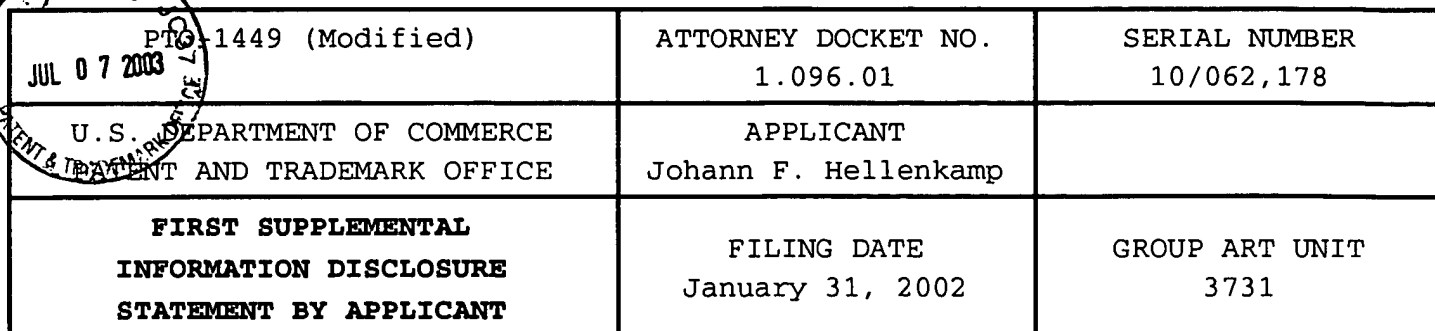


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	Letter of Transmittal - B&L's Claim Charts	BLMM34
	Letter of Transmittal - Defendant's Response to Claim Charts	BLMM35
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	Rebuttal Report of Roger F. Steinert, M.D.	BLMM43
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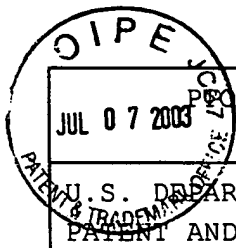
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Examiner's Initials	Document	JUL 17 2003	Data CD Reference No.
	Joint Exhibits for Markman Hearing, Vol. 1 of 3	TECHNOLOGY CENTER R3700	BLMM51
	Joint Exhibits for Markman Hearing, Vol. 2 of 3		BLMM52
	Joint Exhibits for Markman Hearing, Vol. 3 of 3		BLMM53
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	Plaintiff B&L's Reply in Support of B&L's Request for Reconsideration of the Court's April 16, 2002 Claim Construction		BLMM57
	Memorandum Sur Motion for Reconsideration of Patent Claim Construction		BLMM58

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Examiner's Signature		Date Considered:	
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Sheet 4 of 4



PG-1449 (Modified)	ATTORNEY DOCKET NO. 1.096.01	SERIAL NUMBER 10/062,178
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	APPLICANT Johann F. Hellenkamp	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	FILING DATE January 31, 2002	GROUP ART UNIT 1731

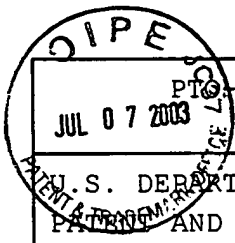
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U.S. PATENT DOCUMENTS

JUL 17 2003

TECHNOLOGY CENTER B3700

Examiner Initials	Document Number	Date of Publication	Name of Applicant	OCR Data CD Box and Folder
	6,045,562	04/04/00	Amano et al.	1 000718-000730
	6,203,555	03/20/01	Amano et al.	1 000970-000988
	5,352,233	10/04/94	Anis	1 001148-001154
	3,167,868	02/02/65	Arneson	2 002863-002868
	5,269,795	12/14/93	Arnott	1 001695-001705
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	6,022,365	02/08/00	Aufaure et al.	2 002869-002874
	3,217,416	11/16/65	Bachert et al.	2 002875-002877
	5,643,299	07/01/97	Bair	1 001250-001259
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	3,708,881	01/09/73	Bennett	2 002878-002883
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	2,457,772	12/28/48	Brown et al.	2 002904-002908
	6,185,823	02/13/01	Brown et al.	2 002909-002925
	5,935,140	08/10/99	Buratto	1 000038-000043
	5,980,543	11/09/99	Carriazo et al.	1 002284-002318
	5,222,967	06/29/93	Casebeer et al.	2 002926-002934
	5,423,840	06/13/95	Casebeer et al.	1 000480-000489
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	4,517,741	05/21/85	Castelluzzo	2 002937-002944
	4,813,132	03/21/89	Castelluzzo	2 002945-002957
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	4,205,682	06/03/80	Crock et al.	2 003742-003747
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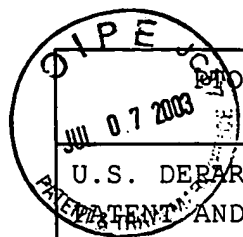


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U.S. PATENT DOCUMENTS

JUL 17 2003

Examiner Initials	Document Number	Date of Publication	Name of Applicant	TECHNOLOGY CENTER R3700 Data CD Box and Folder
	5,529,581	06/25/96	Cusack	2 002976-002982
	5,792,161	08/11/98	de Almeida Cunha	1 001391-001398
	4,788,976	12/06/88	Dee	2 002991-002998
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	1,974,606	09/25/34	Fassin	2 003022-003027
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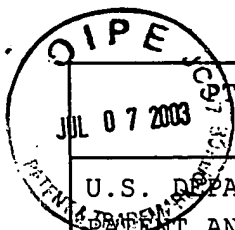
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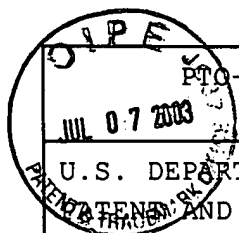


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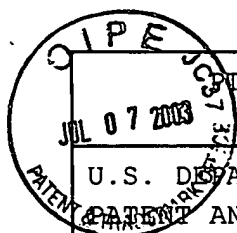
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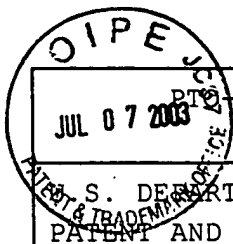
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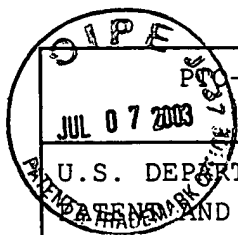
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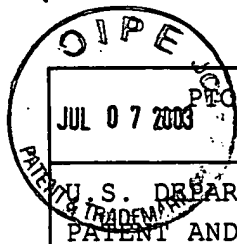
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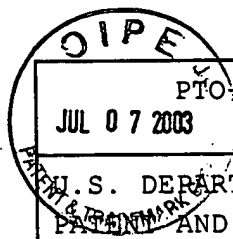
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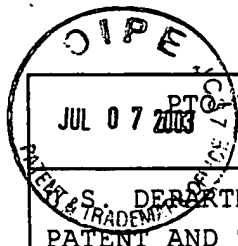


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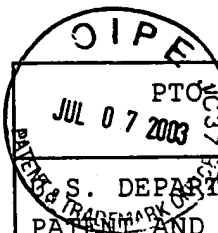


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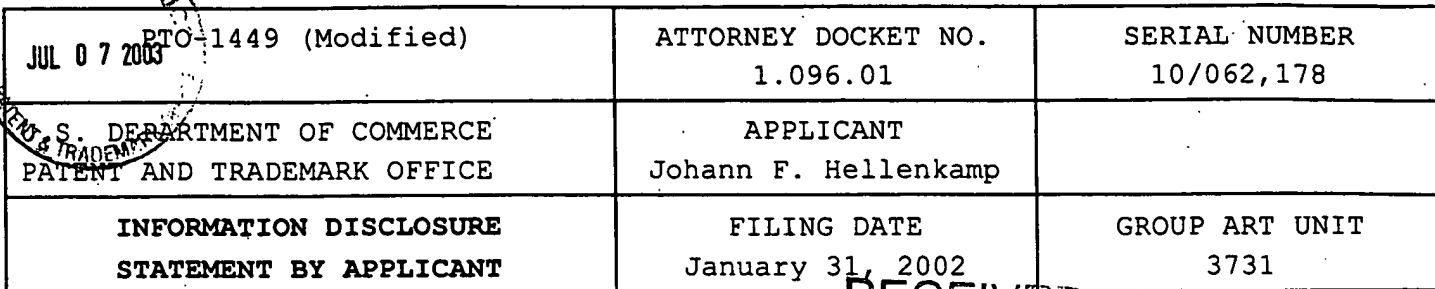
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Date
Considered:

Sheet 14 of 14



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Johann F. Hellenkamp

Serial No.: 10/062,178

Filing Date: January 31, 2002

For: AUTOMATIC SURGICAL DEVICE AND CONTROL ASSEMBLY
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July 7, 2003

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Respectfully submitted,

MALLOY & MALLOY, P.A.
2800 S.W. Third Avenue
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Miami, Florida 33129
(305) 858-8000

By: 

Peter A. Matos
Reg. No. 37,884

Date: 7/7/03